1 David Goldman, Bar No. 76551 Gregory K. Jung, Bar No. 203350 2 WENDEL, ROSEN, BLACK & DEAN LLP 1111 Broadway, 24th Floor 3 Oakland, California 94607 Telephone: (510) 834-6600 4 Fax: (510) 834-1928 Email: gjung@wendel.com 5 Attorneys for Defendant 6 TANG KAI YUNG, dba MIKADO SUSHI 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA

CRAIG YATES, an individual,

Plaintiff,

vs.

MIKADO SUSHI, et al.,

Defendants.

Case No. 10-cv-00872 TEH

STIPULATION TO EXTEND TIME FOR DEFENDANTS TO RESPOND TO COMPLAINT

Thelton E. Hender

Pursuant to Local Rule 6.1(a), the parties to this Stipulation, through their respective counsel, agree and stipulate as follows:

WHEREAS, Plaintiff and defendants Tang Kai Yung dba Mikado Sushi ("Tang") and Northgate Properties, L.P. ("Northgate"), are engaged in discussions to resolve this action without further formal legal proceedings;

WHEREAS, in order to conserve the resources of the parties and of the Court, the parties have agreed that the time for Tang and Northgate to file an answer or other response to the complaint in this action should be extended pending their settlement discussions;

THEREFORE, IT IS HEREBY STIPULATED THAT the time for Tang and Northgate within which to answer or otherwise respond to the complaint in this action is hereby extended to the date 30 days from the date of the last party's execution of this Stipulation.

STIPULATION TO EXTEND TIME FOR DEFENDANTS TO RESPOND TO COMPLAINT - Case No. 10-cy-00872 TEH

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